SOUTHERN DISTRICT OF NEW YORK	1
HANNA BOUVENG,	
Plaintiff,	14 Civ. 5474 (PGG)
- against -	VERDICT FORM
NYG CAPITAL LLC, ET AL.,	
Defendants.	

PLEASE CHECK (√) YOUR ANSWERS

All jurors must agree on the answers to all questions.

AMOUNT OF PUNITIVE DAMAGES

LIMITED STATES DISTRICT COLIRT

Defamation Claim

- 1. With respect to Ms. Bouveng's defamation claim:
 - a. What amount of punitive damages will punish Mr. Wey for his wrongful conduct and deter similar conduct in the future?

\$ 10 MILLION

b. Do you find that a superior officer of NYG Capital LLC (a/k/a "New York Global Group"), acting in the course of his employment, authorized, participated in, consented to, or ratified the defamatory statement or statements at issue?

Yes _____ No ____

If you answered "YES" to Question 1b, answer Question 1c. If you answered "NO" to Question 1b, proceed to Question 1d.

c. What amount of punitive damages will punish NYG Capital LLC (a/k/a "New York Global Group") for its wrongful conduct and deter similar conduct in the future?

\$ / MILLION

	d.	Do you find that a superior officer of FNL Media LLC, acting in the course of his employment, authorized, participated in, consented to, or ratified the defamatory statement or statements at issue?				
		Yes No				
If you answere 1d, proceed to		S" to Question 1d, answer Question 1e. If you answered "NO" to Question ton 2.				
	e.	What amount of punitive damages will punish FNL Media LLC for its wrongful conduct and deter similar conduct in the future?				
		s 5 MILLION				
New York Ci	ty Hur	nan Rights Law Retaliation Claim				
2.	With a	h respect to Ms. Bouveng's New York City Human Rights Law retaliation m:				
		What amount of punitive damages will punish Mr. Wey for his wrongful conduct and deter similar conduct in the future?				
		\$				
		i. Of the number you found in response to Question 2a, how much of that number represents punishment for additional conduct that is not included in your response to Question 1a?				
		\$ Ø				
	b.	What amount of punitive damages will punish NYG Capital LLC (a/k/a "New York Global Group") for its wrongful conduct and deter similar conduct in the future?				
		s <u> </u>				
•		i. Of the number you found in response to Question 2b, how much of that number represents punishment for additional conduct that is not included in your response to Question 1c?				
		s O				

c.	What amount of punitive damages will punish FNL Media LLC for its wrongful conduct and deter similar conduct in the future?			
	\$ l			
	that nur	•	ishment for addit	estion 2c, how much of ional conduct that is
	\$	0		
After completing th and inform the Mar		ry has reached a v	· -	ace it in an envelope,